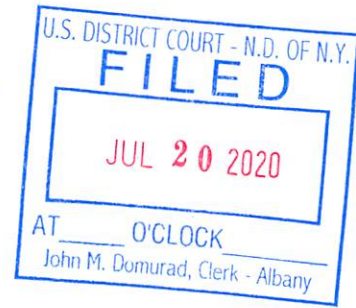


Ad Hoc New Yorker Republican Committee

Trustee Christopher Earl Strunk  
141 Harris Avenue  
Lake Luzerne, New York 12846-1721  
518-416-8743 Email: [strunk@leader.com](mailto:strunk@leader.com)

John M. Domurad, Clerk of the UNITED STATES Court  
for the Northern District Court Of New York  
U.S. Courthouse and Federal Building  
445 Broadway, the Clerk's Office Room 509  
Albany, NY 12207-2936



Regarding: REV. STEVEN SOOS et al., V ANDREW M. CUOMO et al., 20-cv-651 (GLS/DJS)

Subject: Proposed Plaintiff-Intervener Petition for THE AD HOC NEW YORKER REPUBLICAN COMMITTEE INTERVENTION TO ENLARGE THE PRELIMINARY INJUNCTION TO RESOLVE DEFENDANTS' DEVICES FOR SOCIAL SCORING, TORTUOUS ELECTION INTERFERENCE AND NANO-TECH SYSTEMS FOR UNCONSTITUTIONAL SURVEILLANCE with Exhibits 1 through 21

The Honorable Clerk of the Court,

Pursuant to the Memorandum-Decision and Order of June 26, 2020 by the Honorable Senior Judge Gary L. Sharpe, shown as Exhibit 1, because of the supporting evidence threat described in the Subject Petition among the reasons listed at Petition Summary at paragraph 97 that the Proposed Plaintiff-Intervener is a targeted NEW YORKER who individually and for the Committee seeks relief of the Court with time of the essence with irreparable harm to enlarge restraint of Defendants' malicious infliction of Plaintiffs' religious liberty injury and who are in conspiracy with listed entities / persons to single out Petitioner vulnerabilities to physical threat and seeks to protect New Yorkers from insidious unconstitutional surveillance; and

Accordingly, with due Notice of this Petition Request to the other Trustee Proposed Plaintiff-Intervener for permission to file herewith for permission of the Court to intervene is the original singled sided Petition with Exhibits so affirmed 17 July 2020 with two(2) back and front copies for the court and having been duly served by regular mail upon counsels for Defendants, Plaintiffs and NDNY US Attorney; and

Christopher Earl Strunk Trustee for Ad Hoc New Yorker Republican Committee declare, certify, verify, and state under penalty of perjury that the foregoing is true and correct with 28 USC §1746.

Sincerely,

Ad Hoc New Yorker Republican Committee

Dated: July 18, 2020

Lake Luzerne, New York

Christopher Earl Strunk in esse Sui Juris in propria persona  
Trustee for the Ad Hoc New Yorker Republican Committee  
All Rights Reserved Without Prejudice

Attached: Original Petition for Intervention Relief  
Two back and front copies, Certificate of Service

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF NEW YORK

REV. STEVEN SOOS et al.,  
Plaintiffs,

v.

ANDREW M. CUOMO et al.,  
Defendants.

20-cv-651 (GLS/DJS)

CERTIFICATE OF SERVICE BY U.S. MAIL

The Trustee of the Ad Hoc New Yorker Republican Committee HEREBY CERTIFIES that on this 18<sup>th</sup> day July, 2020, caused a true and correct copy of The Petition for THE AD HOC NEW YORKER REPUBLICAN COMMITTEE INTERVENTION TO ENLARGE THE PRELIMINARY INJUNCTION TO RESOLVE DEFENDANTS' DEVICES FOR SOCIAL SCORING, TORTUOUS ELECTION INTERFERENCE AND NANO-TECH SYSTEMS FOR UNCONSTITUTIONAL SURVEILLANCE with Exhibits 1 through 21 so affirmed on 17 July 2020 along with a copy of the Petition Letter to the Honorable Clerk of the Court requesting to Intervene annexed to be served upon Parties' Counsels by first class United States Postal Service mail postage prepaid and by complimentary email marked for delivery to:

CHRISTOPHER A. FERRARA, ESQ.  
148-29 Cross Island Parkway,  
Whitestone, NY 11357

MICHAEL McHALE, ESQ  
10506 Burt Circle , Ste 110  
Omaha, NE 68114

HON. LETITIA JAMES  
New York State Attorney General  
The Capitol  
Albany, NY 12224

HON. JAMES E. JOHNSON  
Corporation Counsel of the City of New York  
New York City Law Department  
100 Church Street  
New York, NY 10007

The Honorable Grant C. Jaquith  
the United States Attorney for the Northern  
District of New York  
U.S. Attorney's Office  
445 Broadway, Room 218  
Albany, NY 12207-2924

Christopher Earl Strunk Trustee for the Ad Hoc New Yorker Republican Committee declare, certify, verify, and state under penalty of perjury that the foregoing is true and correct with 28 USC §1746.

Dated: July 18, 2020

Lake Luzerne, New York



Christopher Earl Strunk in esse Sui Juris in propria persona  
Trustee for the Ad Hoc New Yorker Republican Committee